

**Federal Defenders
OF NEW YORK, INC.**

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January 21, 202

BY ECF

The Honorable Naomi Reice Buchwald
Southern District of New York
500 Pearl Street
New York, NY 10007

Re: United States v. Hill
24 Cr 624 (NRB)

Dear Judge Buchwald:

The defense writes to respectfully request the Court allow Mr. Hill leave to attend a breakfast at a restaurant near his home in the Bronx on Saturday, January 25, 2025 to celebrate his birthday. He requests permission to be out of his home from 10 AM until 2 PM. He will be joined by his children and partner. Pretrial objects as a matter of policy but notes Mr. Hill's compliance with the terms of his bail. The Government defers to Pretrial. If the Court grants this request, Mr. Hill will provide the address of the restaurant to his Pretrial officer.

*Application granted on
condition that the defendant
inform Pretrial Services of
the name and address of
the restaurant and that
he strictly comply with the
return time of 2 pm.*

*So Ordered: Naomi Reice Buchwald,
USDS
1/23/25*

Respectfully submitted,

/s/ 
Ian Marcus Amelkin
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cc: AUSA Kaylan Lasky, Esq.